RCRA COMPLIANCE REGION 10

EPA INSPECTION REPORT SUBMITTAL SLIP

I.	Submitted By: S. Provant	Date: 4/8/87
	Narrative Checklist(s) Photos Attachment(s) Comments	Drexles Ent. Inspot 3/18/87 IDD0961
II.	No CMEL Attached Done Huis a Date Reviewed: 4/17/87 Reviewed By: C. Rice Title: Chief, RCS	
III.	Comments:	
IV.	Route To: (1) Alaska R- FC entry (2) S. Mead - for follow up (3) File: RCRA Compliance	-push referral - check wy SF (copy of report)



Date of Inspection:

March 18, 1987

Facility:

ARRCON, Inc. (DREXLER Enterprizes, Inc.)

EPA Identification No.:

IDD000800961

Address:

Highway 53 3 miles West of Rathdrum Rathdrum, ID 83858

Report Prepared By:

Steve Provant
Environmental Protection Specialist
Environmental Protection Agency
Idaho Operations Office
Boise, ID 83702

Inspection Participants:

Scott Lund, IDHW/DOE

Background Information:

ARRCOM, Inc. submitted a Part A RCRA Application to EPA on November 17, 1980 for on-site storage treatment and/or disposal of hazardous waste. The facility initially qualified for interim status under RCRA to store and treat ignitable, corrosive, and spent solvent hazardous wastes. On June 20, 1982, an inspection conducted by EPA at the facility found that hazardous waste and/or hazardous waste constituents had been stored, spilled and/or disposed on-site.

An EPA Complaint and Compliance Order issued on April 27, 1983, required ARRCOM, Inc. to submit a Part B RCRA Permit application within 180 days of their receipt of the order. On May 27, 1983, the facility owner submitted a letter to EPA stating that the facility would not be used for the handling of hazardous waste in the future. The letter also clarified



WASTE MANAGEMENT BRANCH

the intention of the facility owner not to submit a RCRA Part B Permit Application. In May of 1984, EPA published notice of the intent to terminate interim status at ARRCOM. This action was not finalized. In August of 1985 EPA again took action against ARRCOM, Inc. EPA stated that action to terminate interim status would be taken unless the facility: a) applied for a final determination regarding the issuance of all required permits by November 8, 1985; or b) certified that such facility was in compliance with all applicable groundwater monitoring and financial responsibility requirements. To the best of our knowledge ARRCOM has not complied with either option. As of the date of this report EPA has not taken action to terminate interim status for ARRCOM, Inc.

ARRCOM has been the site of limited Superfund activity and is on the Superfund's National Priorities List. On July 20, 1982, an EPA team visited the site and collected samples of contaminated soil and materials from some of the tanks. The analysis showed soil contamination and some PCBs. The site was declared an immediate threat to the public health and welfare and a Federal Immediate Removal Action was taken by EPA. Cleanup operations started September 18, 1983, and were completed on September 21, 1983. All the wastes were not removed from the site. Sludges were left in the bottom of tanks, filled drums with wastes were left in sheds and apparently liquid wastes were left in some underground storage tanks and piping, and soil containing sludge and liquid waste were left in place.

Kootenai County took possession of the ARRCOM, Inc. property for non-payment of taxes on February 11, 1986. The action is recorded in Book 342, Page 71, in the Kootenai County Recorders Office, Coeur d'Alene. Thus, ARRCON, Inc. is now considered as a locally owned TSD facility.

Previous Inspections:

RCRA inspections have been conducted at ARRCOM on July 20, 1984, August 28, 1985, and June 12, 1986. The results of all three inspections showed that the facility was out of compliance with the 40 CFR Part 265 regulations for treatment, storage and disposal facilities.

Results:

The ARRCOM, Inc. facility continues to be in violation of all applicable RCRA 40 CFR Part 265 requirements for storage treatment and disposal facilities. The site is abandoned and is totally accessible to the general public. There are no records or plans available at the facility. Containers and tanks located at the facility are not managed to prevent deterioration nor are they inspected. We observed liquids seeping out of a number of tanks, we found a 55-gallon drum that had corroded through and leaked its contents on to the ground and we observed liquid in underground tanks and underground piping. Data collected at ARRCOM during previous inspections has established that hazardous waste

had been received at the site and that hazardous waste or hazardous waste constituents had been dischared to the environment. The remedial action taken by EPA through the Immediate Removal Action only stabalized the hazardous wastes at the site to eliminate the immediate threat to the public health and the enviornment. All of the hazardous wastes and hazardous waste constituents were not removed and the facility has not met the closure and post closure requirements of 40 CFR 265 Subpart G.

A boiler located in one of the buildings on the site and a tank laying in the facility yard are covered with what appears to be asbestos. The material on the tank in the yard is deteriorating and falling onto the ground.

A domestic/industrial source of water for the facility was obtained from a well on the property. No particulars on the well, such as well depth, casing material, or the drill log on the well have been obtained. It does appear that the well could be sampled if a source of electricity can be obtained to power the pump.

Recommendations:

ARRCOM continues to be a potential hazard to public health and the environment. Action needs to be taken to meet 40 CFR 265 Closure and Post Closure requirements or another Federal Immediate Removal Action under the Superfund program is needed to stabalize the site. If possible, the Immediate Removal Action should be extensive and include the removal of all remaining wastes at the site, the decontamination or removal of any tanks located at the facility, and the removal of all contaminated soils and the proper disposal of these materials at approved disposal sites.

IOO Hazardous Waste Team

Attachments: RCRA Inspection Checklist

Site Location Map

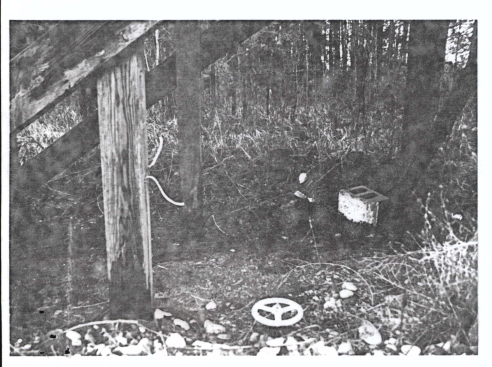
Site Sketch Photographs

DN-0107C

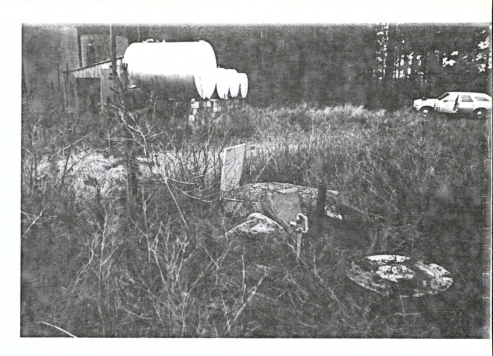
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1. Entrance to the ARRCOM, Inc., 3 miles west of Rathdrum Hwy 53.



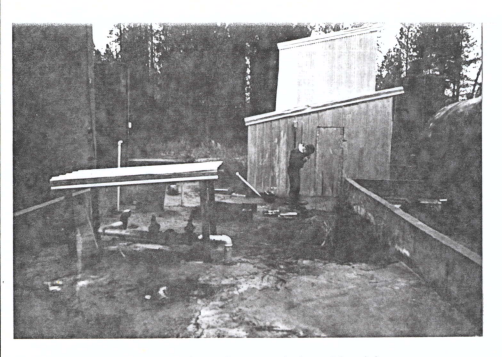
3. Underground piping at loading/ unloading structure. Liquid waste was observed in the piping.



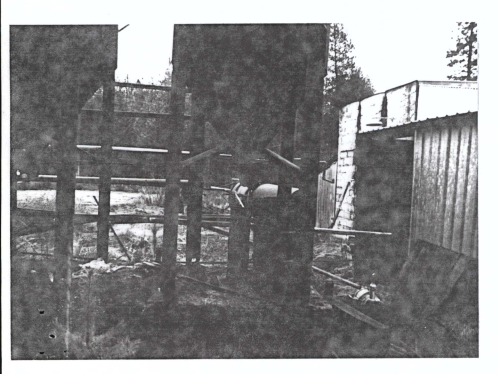
2. Manhole where on-site source of water was located.



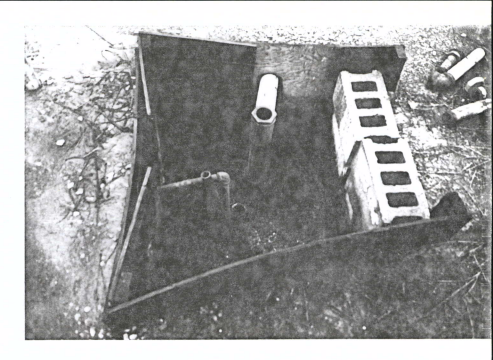
4. Bottom end of tank covered with what appears to be asbestos.



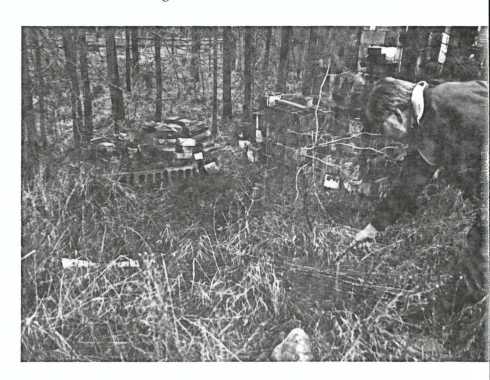
5. Underground tank containing liquid waste.



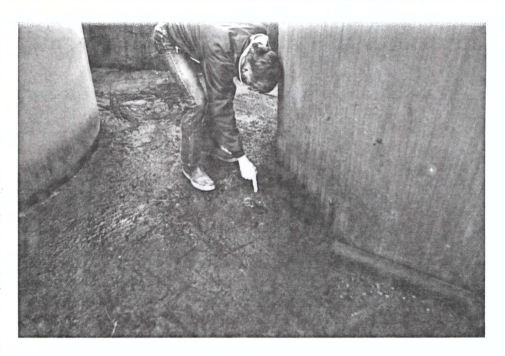
7. Waste residues on site structures and on soil.



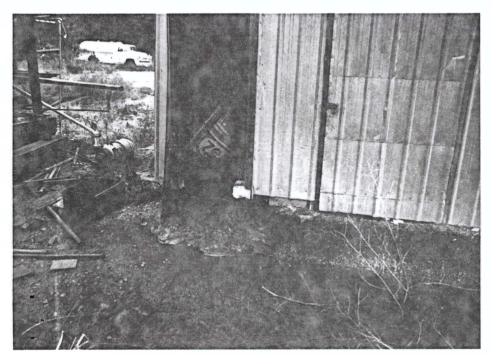
6. Sump and piping leading to underground tank.



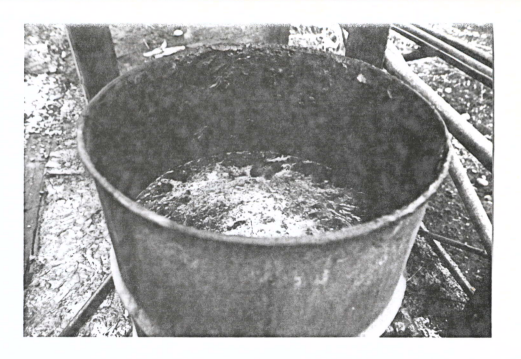
8. Area where waste sludge had been disposed of.



9. Drain hole leading to underground tank.



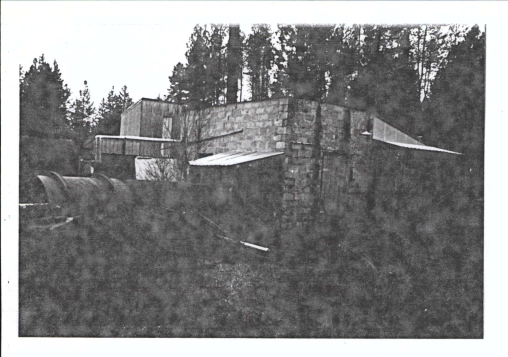
11. Drum in storage shed had corroded through and leaked contents onto ground.



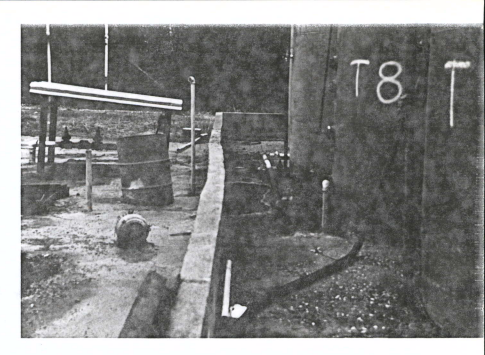
10. Drum standing open containing liquid waste.



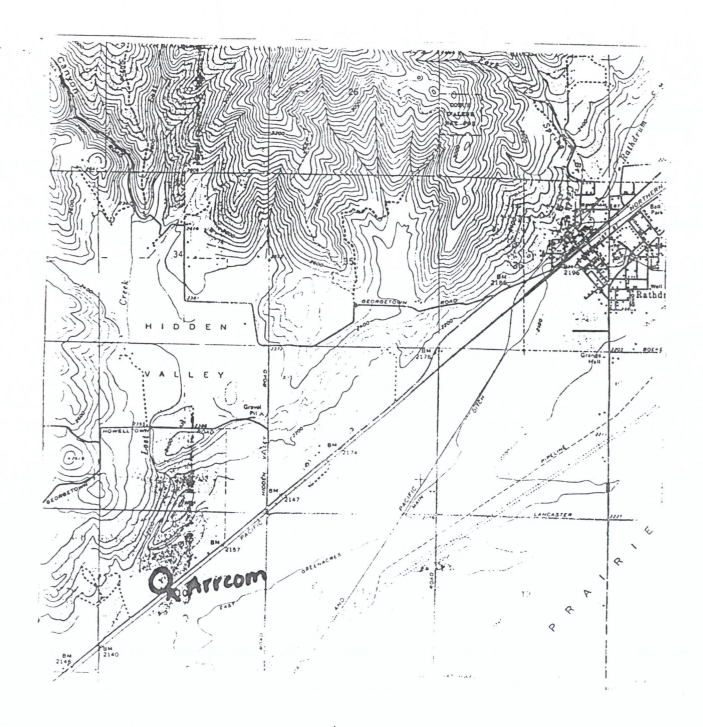
12. Same as picture 11



13. Cinder block building containing boiler apparently covered with asbestos and soil containing waste residues.



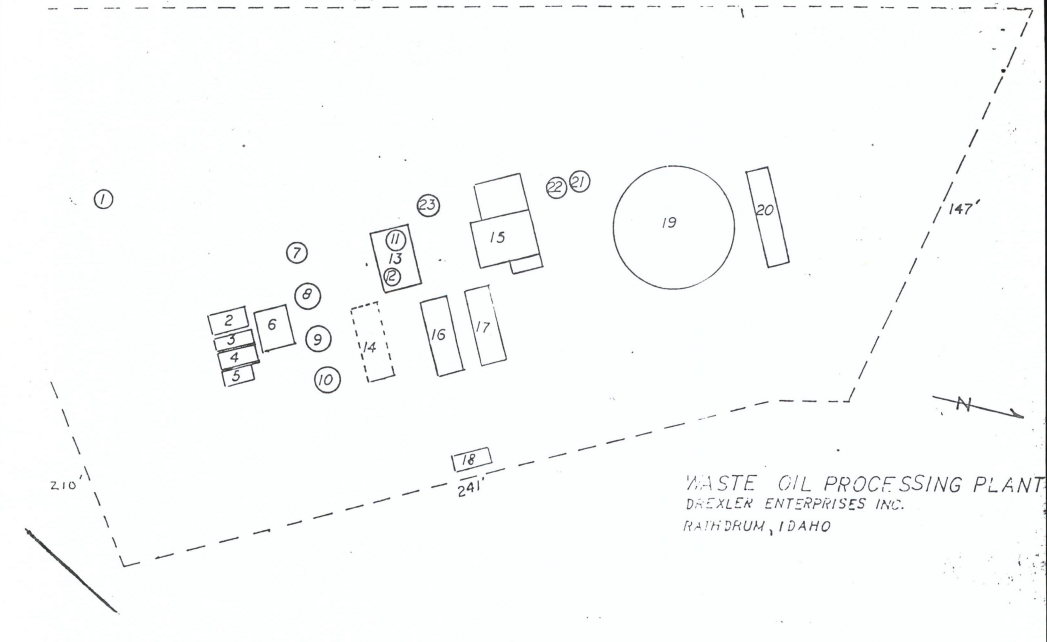
14. Bermed tank storage area showing underground piping. Drain from berm leads to underground tank.



Arreom, Inc. Pathdrum, Idaho

IDD000800961

site location map Rathdrum Idaho quadrangle T. 51 N., R. 5 W. section 10



- 1. Water well
- 2. T-48 2,000 Gal. Re-refined oil

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- 3. T-23 1,000 Gal. Re-refined oil
- 4. T-24 1,000 Gal. Re-refined oil
- 5. T-11 550 Gal. Re-refined oil
- 6. Electrical storage
- 7. T-47 2,000 Gal. Water separator
- 8. T-145 6,000 Gal. Finished oil storage
- 9. T-120 5,000 Gal. Finished oil storage
- 10. T-119 5,000 Gal. Finished oil storage
- 11. T-28 1,200 Gal. Electric heater tank
- 12. 48" shaker
- 13. Shaker building
- 14. T-144 6,000 Gal. Underground finished oil
- 15. Boiler room with work shop
- 16. T-142 6,000 Gal. Heater tank with coils
- 17. T-143 6,000 Gal. Heater tank with coils
- 18. Truck loading rack
- 19. T-1071 45,000 Gal. Waste oil storage
- 20. T-238 10,000 Gal. Waste oil storage
- 21. U-1 1,200 Gal. Treatment tanks
- 22. U-2 1,200 Gal. Treatment tanks
- 23. T-71 3,000 Gal. Fuel storage

RESOURCE CONSERVATION AND RECOVERY ACT (RCRA)

Region 10 Inspection Checklist

Purpose--This checklist is designed to serve as a guideline to the major points of the regulations adopted pursuant to RCRA for inspectors to use while visiting hazardous waste (HW) regulated facilities. This checklist should not serve as a substitute for a detailed knowledge of

- the relevant regulations. The following is the outline of the checklist. General Information I. II. Small Quantity Generator (SQG) Regulations (40 CFR 261.5) III. Generator Regulations (40 CFR 262) Transporter Regulations (40 CFR 263) Treatment, Storage, and Disposal (TSD) Interim Status ٧. Regulations (40 CFR 265)
 - VI. Treatment, Storage, and Disposal (TSD) Permit Status Regulations (40 CFR 264)
- General Information (Date Revised March 8, 1983)
 - Inspection: Type of Inspection: Evaluation (V): Sampling (): A. Record Review (); Special (); Follow-up; Date/Time Inspection commenced: 3-18-87 1055 hours
 - В. Facility EPA/State ID IDD-000800961 Name & Addresses ARRCOM INC. KooTenai County 1. Mailing: Coeur d'Alene, 2. Location: 3 miles west of Rathdrum Hwy 53 Rathdrum. Contact: Telephone: (208) 664-829
 - C. Compliance Summary IN OUT N/A RCRA (Statute) 40 CFR 270 40 CFR 124 40 CFR 261.5 40 CFR 262 40 CFR 263 40 CFR 264 (Permit) 40 CFR 265

Specific Violations: Site is abandoned. Site has in past accepted Hazardous waste. Waste has been spilled or disposed on site. There is NO acress control or management of the site. There is no waste management or records at the site. IN violation of 40CFR 265 +5D facilities and 40CFR 270 requirements pretaining to permitting requirements. I-1

	e (Print) Sco.	WE ProvaNT H Lund		ENVIRONMENTE: St. Hagardon	Tal Prot. Spec s Material
Orga	nature $f_{\mu\nu}$ anization FPF ne (208) 334	1500 9047		Lato H & W] 28) 334 - 5879	
Ins	pection Partici	oants:			-
Name	1	<u>Ti tle</u>		Phone #	
Noti	fication/Permit	Information			_
1.	Started operat	ion:		Date:	_
2.	Notification f	iled: YES	NO NO	Date:	_
3.	Part A applica	tion filed: YES	ON (S	Date: 11-17-8	<u>30</u>
4.	Part B called/	Date Due YES	ОМ	Date: 4-27-	83
5.	Part B applica	tion: YES	NO	Date:	
6.	Changes in Not	ification or Pa 3 of INTENTIO	rt A: Fa	cility owner NOT Submit Part B	itied EPA permit.
7.	Facility's cla				_
	Storage f Disposal Small qua Recycler Less than Wastewate	er facility acility	t exempti	on (WWTU) emption (ENU)	() () () () () () ()
8.	Does facility	nave a Part A w	ithdrawal	request in ? YES NO	
	Status				
Comm	ents: 5:70	closed and	aband	oned in	Mide d'

Code	? }	Waste Generation (HW) and Management (List EPA Waste
1.	Gene	ral information
	a.	Characteristic HW (DXXX)?
		(1) Ignitability 0-00 ((2) Corrosivity 0-00 Z (3) Reactivity (4) EP Toxicity
	b.	Listed HW?
		(1) HW from non-specific sources (FXXX) F-002, F-005
		(2) HW from specific sources (KXXX)
	С.	Discarded commercial chemical product(PXXX or UXXX)
		(1) PXXX (2) UXXX
	d.	Has facility petitioned to delist waste? YES NO
		Date: Comments:
	e.	Does facility qualify for WWTU or ENU? YES NO Comments:
	f.	Has a determination been made for each waste generated that it is or is not a RCRA hazardous waste? Un Known
		(1) What are the wastes generated? UNKNOWN
		(2) How was the hazardous waste determination made for each waste (i.e., lab analyses, knowledge of waste streams or processes, waste listed in Part 261)?
	Comme	ents: Site abandoned - No records are available.
	EPF	ents: Site abandoned - NO records are available. Has avalysis of waster remaining at the facility.

(4) Are all hazardous wastes noted during inspection listed on the facility's RCRA notification/ Part A application?

YES NO

If so explain.

- Specific information Provide the following information for each of the individual HW streams listed above. (Complete a separate form for each HW.)
 - a. EPA HW Code
 - b. HW description
 - c. Composition (including sampling requirements)
 - d. Process producing waste:
 - e. Rate of waste production
 - f. Time of storage
 - g. Waste handling prior to disposal
 - h. Waste disposal practice and manifest
 - i. Reporting and recordkeeping
 - j. Comments

H. Miscellaneous Notes:

above specific information cannot be addressed. Site is abandoned - no records available.

III. Generator Regulations 40 CFR 262 (Date Revised March 8, 1984)

	_		January 10 of 11 Eac 1 Date 1	terised natell o,	13041	
ı	Α.	Is t	e facility or does facility cla Il quantity generator?	aim to be	YES	NO
			Comments:			
1	3.	Does	generator transport its own was	te?	YES	NO did
		1.	If NO, what is contractor's EP/address, and phone?	ID, name,	-ppare	NO did ntly ting.
		2.	If YES, see Transporter Regulat (Section III).	ions		
(C.	Does	generator use the manifest syst	em?	YES	NO
		1.	Does the Generator ever offer h waste to transporters or to TSD which do not have an EPA ID num	facilities	YES	NO
			What transporters or TSD facili	ties?		
		2.	A generator transporting or off port hazardous waste for off-si prepare a manifest.	ering for trans- te TSD must first		ile
		3.	If the waste is undeliverable talternate facility, the generat designate another alternate fac the transporter to return the w	or must either ility or instruct		teach brown and and and
			Does the manifest contain the finformation:	ollowing		
			a. Manifest document number		YES	NO
			number, and EPA ID number	address, phone	YES	NO
			. Name and ID number of each	transporter	YES	NO
			 Name, address and EPA ID needsignated and alternate Training if any. 	umber of the SD facilities,	YES	NO
			pescription of waste(s) recregulations in 49 CFR 172.	quired by DOT 101, 172.202,	YES	NO
						1

		- Proper shipping name	YES	NO	
		- Hazard Class	YES	ИО	
		- Identification number	YES	NO	
	f.	Total quantity of <u>each</u> hazardous waste by units of <u>weight</u> or <u>volume</u> and type and number of <u>containers</u> placed aboard transport vehicle.	YES	NO	
4.	atte pack	the manifest contain the certification sting to proper classification, description, aging, labeling, marking and condition in rdance with DOT and EPA regulations?	YES	NO	
5.	Does copi	the manifest contain an adequate number of es to provide one copy for:			
	a.	Generator's records	YES	NO	
	b.	Records of each transporter	YES	NO	
	С.	TSD facility owner or operator's records	YES	NO <	\
	d.	Signature by each transporter and return to generator	YES	ио ,	2
	е.	Signature by TSD facility and return to generator	YES	NO	*
6.	Does	the generator use the manifest properly by:			
	a.	Signing the certification	YES	NO	
	b.	Obtaining signature and date of acceptance from initial transporter	YES	NO	
	С.	Retaining one copy of the transporter's signed manifest for 3 years or until receipt of a signed copy from disposal facility	YES	NO	
	d.	Giving transporter the remaining copies of the manifest	YES	NO	
7.	or the ships from	the generator contact the transporter and/ ne designated TSD facility to determine the ment status in the event that a signed copy the designated facility has not been ived within 35 days?	YES	NO	

8.	Does the generator submit an Exception Report
	to the U.S. EPA in the event that a signed copy
	of the manifest has not been received from the
	designated TSD facility within 45 days?

YES NO

The Manifest Exception Report must include

- A legible copy of the manifest and
- b. A letter of explanation describing efforts and results of status investigation.

****	*****	****** TSD FACILITIES SKIP TO MODULE V ********	****	***	
D.	Do es cont	generator operate a specific area on-site for ainer handling or storage?	YES	NO	
	1.	Does generator comply with the requirements set forth in governing on-site waste			
		accumulation:	YES	NO	
		a. Labeling and marking	YES	NO	
		b. Dating	YES	NO	
		c. Inspections (weekly for containers)	YES	NO	*
	2.	Are incompatible wastes segregated?	YES	NO	,
	3.	What quantities of HW are stored?			6
	4.	What is the longest period that it has been stored?			Yard
	5.	Were there any hazardous wastes stored on site at the time of inspection? (90 day storage allowance is allowed only if waste is stored in accordance with §262.34; i.e. must be stored in containers or tanks. Thus need to make note if storing in waste pile, etc.)	YES	NO	200
		a. If yes, do they appear properly packaged (if in containers) or, if in tanks, are the tanks secure?	YES	NO	
		 If not properly packaged or in secure tanks, please explain. 	YES	NO	
		c. Are containers clearly marked and labeled?	YES	NO	
		d. Do any containers appear to be leaking?	YES	NO	

If yes, approximately how many?

6.	than	erators may store hazardous waste for less n 90 days without a permit or TSD status viding certain requirements have been met. YES NO	
	a.	Are the containers made of or lined with materials which will not react with and are compatible with the hazardous waste to be stored in them? YES NO	
	b.	Are the containers always closed, except to add or remove waste? YES NO	
	С.	Are container storage areas inspected weekly for leaks and container deterioration (40 CFR 265.174)? YES NO	
	d.	Are precautions taken to prevent accidental ignition or reaction of ignitable or reactive waste? YES NO	
	e.	Are containers holding ignitable or reactive waste located at least 50 feet from the facility's property line?	
	f.	Is the facility aware of and complying with the following requirements for incompatible wastes:	
		(1) Incompatible wastes must not be placed in the same containers, unless in compliance with 265.17(b) YES NO	
		(2) HW must not be placed in an unwashed container that previously held an incompatible waste YES NO	
		(3) Are storage containers holding HW that are incompatible with any waste or other material stored nearby separated from or protected from them by means of a dike, berm, wall, or other device? YES NO	North
		Explain?	
	g.	Are containers marked or labeled in a manner equivalent to 40 CFR 172 subpart E? YES (NO)	

h.

Comments:

7	7.	a.	Does	the generator import or export HW?	YES	۷0	\wedge
		b.	been	es, has notification of this activity submitted to the EPA Regional nistrator?	YES	NO	
		С.		copy of that notification available? yes, obtain copy).	YES	NO	Drame
		d.	obtation and;	copy is not available, or can not be ined, determine: 1) when the notificawas submitted; 2) for what waste type 3) for what foreign facility (name address).	YES	NO	Jr.
8	3.	TANKS	S				V
		requi	iremer	ks are used to store hazardous waste, the nt of 40 CFR Part 265 Subpart J must be o ept 265.193), as follows:	e compl	ied	
		a.	Is st	torage in tanks conducted such that:			\bigwedge
			(1)	It does not generated heat, pressure, fire, explosion or violent reaction? (If no, explain)	YES	NO	
			(2)	It does not produce uncontrolled toxic mists, fumes, dusts, or gases? (If no, explain)	YES	NO	Whenen
			(3)	It does not produce uncontrolled flammable fumes or gases?	YES	NO	
			(4)	It does not damage the tank?	YES	NO	\bigvee
			(5)	It does not threaten the environment in other ways (i.e., leaks, spills)? Comments: Tanks are not maintained.	YES	NO	
		b.		feet of freeboard maintained in vered tanks?	YES	NO	, له
			If no	o, is secondary containment used?	YES	NO	Engues.
				(Explain)		4	Con Longo
		С.	Is th	ne tank(s) continuously fed?	YES	NO	Ly January
			If ye	es, is there a means to stop inflow? Explain	YES	NO	of in the land
							Popur

d.	Are	inspections of the following conducted:	
	(1)	Discharge control equipment? How often?	YES NO
	(2)	Waste feed cut-off systems? How often?	YES NO
	(3)	Data from tank monitoring equipment? How often	YES NÔ
	(4)	The level of waste in the tank? How often?	YES NO
	(5)	The structural integrity of tank? How often? How are inspections conducted? What is observed (looked for)?	YES NO
	(6)	The immediate area around the tank for signs of leaks and the integrity of secondary containment (if any)?	YES NO
е.	(1)	Have any tanks once used for storage o hazardous waste been closed or their function changed? When?	f No
	(2)	Were all hazardous wastes and/or resid removed?	ues YES NO
	(3)	What was the disposition of the wastes or residues (i.e., where did it go)?	WEG (WA)
	(4)	When shipped?	Jacobin Line
f.	Are tank	ignitable or reactive wastes placed in s?	YES (NO) VES (NO) VES (NO) VES (NO)
	If y	es, what measures are used to prevent i eaction? $N \circ N e$	
g.	prev	wastes been placed in a tank which iously contained potentially incomble waste or residue?	YES NO Unlanour
h.	(1)	If reactive or ignitable wastes are stored in covered tanks, are they in compliance with the National Fire Protection Association's buffer zone requirements?	YES NO
	(2)	Are "No Smoking" signs posted?	YES (NO)

,	(3)	Have others measures been adopted to reduce hazards associated with storage of ignitable or reactive waste in tanks?	YES	NO
		Explain		
Prepa	aredno	ess and Prevention (265 Subpart C)		
a.	minimand:	acility maintained and operated to mize the hazards of fire, explosion, sudden or non-sudden releases to the ronment?	YES	NO
	Expla	ain:		
b.	Is i	nternal emergency communication equip- or alarm systems installed?	YES	NO
	What	type?		
С.	avail	device (e.g., telephone) immediately lable for summoning emergency stance?	YES	NO
d.	Are i	fire extinguishers or other emergency oment immediately available on-site	YES	(NO)
e.		nergency communications and response oment tested?	YES	$\widehat{N0}$
	How o	often?		
f.	Is at	isle space adequate for emergency onse?	YES) ио
	What	is aisle spacing?		
g.	(1)	Have any arrangements been made with local emergency response organizations?	YES	NO
	(2)	Which organizations?		
	(3)	If local organizations have declined to enter into response agreements, is this documented in the facility's operating record?	YES	NO
		Explain:		

9.

Cont	ingen	cy Pl	an/Emergency Procedures			
a.	Has (It	conti may b	ngency plan been developed? e a modified SPCC plan)	YES	NO)
b.	Have has l	inci been	dents occurred where the plan implemented?	YES	NO	لمل
С.	Have shou	inci ld ha	dents occurred where the plan ve been implemented but was not	YES	NO	الس
	Expl	ain				
d.	obta revi	ined ew or	the plan should either be for post-inspection office it should be examined during n for the following:		N ~	المورد
	(1)	be to	the plan describe actions to aken by personnel in response to , explosion, or releases to the ronment?	YES	NO	
	(2)	made	the plan describe arrangements with external emergency response nizations?	YES	NO	
	(3)	act a	the plan list those qualified to as emergency coordinator including r name, address, and phone?	YES	NO	
		(a)	Is the list current?	YES	NO	
	(4)	Is al	Il emergency equipment available at facility listed in the plan?	YES	NO	
		(a)	Is the location and a description of the equipment included?	f YES	NO	
		(b)	Are capabilities described for each piece or equipment unit?	YES	ИО	
	(5)	dures	the plan include evacuation proce- s including a description of signals late evacuation (and routes and rnative routes)?	to YES	ИО	
	(6)		copy of the plan maintained at the ve facility (versus main office)?	YES	NO	
		(a)	Has a copy been supplied to appropr ate off-site emergency response organizations? To which?	ri- YES	NO	
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		(7)	Is at least one designated person alway available to respond to emergencies (i. of those on the coordinator list)? How are they available	vs e., YES	NO
			What are the limits of this person's auto respond to emergencies?	ithori	ty
		(8)	Has an emergency occurred?	YES	NO
			Was the plan implemented?	YES	NO
			(Describe the incident)		
11.	Pers	onne l	Training		
	a.	Ha s	a training program been developed?	YES	NO
			at type? (Classroom? On-the-job aining?)		
	b.		the program include contingency and response training?	YES	NO
	С.	fami resp	the program include measures to liarize personnel with emergency onse equipment, procedures, and systems uding:		
		(1)	Procedures for using and maintaining equipment?	YES	NO
		(2)	Key parameters for automatic waste feed cut-off?	YES	NO.
		(3)	Communications or alarm equipment?	YES	NO
		(4)	Response to fire and explosion?	YES	NO
		(5)	Response to ground water contamination incidents?	YES	NO
		(6)	Facility shut down?	YES	NO
	d.		records available at the facility for following:		
		(1)	Job title for each position related to hazardous waste management and maintaining equipment?	YES	NO
		(2)	Written job description for each job title?	YES	NO

		1
YES	NO	
YES	NO	
YES	NO	
YES	NO	V
es?		·
YES	NO NO NO	alu
YES nts o YES YES YES YES YES with	NO NO NO NO NO the	Drip
Y Y YYYYYYYYYYYYYYYYYYYYYYYYYYYYYYYYYY	YES	YES NO

6. Comments"

G.	Are any wastes generated at this facility being transported or stored prior to being recycled, reclaimed, or recovered? YES NO							
	1. If yes, what are they							
	a. Sludge b. Characteristic HW c. Listed HW ()							

IV.	Tran	sport	er Regul	ations (40 CFR 263) (Date Revised Ma	rch 8,	1984)	V
	A.	Tran	porter	facility description.				F
		1.	Operate	s as a Transfer Facility		YES	NO	0
		2.	Operate	s as a Storage Facility		YES	NO	0
		3.	Operate	as a Generator		YES	NO	0
		4.	Imports	Wastes		YES	NO	
		5.	Combine	Manifested Shipments		YES	NO	
	В.	Does	transpo	ter have an EPA ID?		YES	NO	
	C.	or co	under i mbines i	esporter comply with generator regulars are 262 if he imports hazardous was astes of different DOT shipping into a single container?	i- te	YES	ИО	
	D.	under	ents at	sporter comply with storage regulation, 264, and 265 if he stores manife a transfer facility for more than	ons ested	YES	NO	
	E.	Is tr	ansporte rements	r aware of and complying with manife under RCRA 263.20?	est			
		1.	Before t	ransporting HW is manifest dated and y generator?	1	YES	NO	
		2.	a copy o	transporter sign, date, and return f the manifest to the generator befo ting waste off the generator's prope	re erty?	YES	NO	
		3.	Does the to anoth facility	transporter delivering hazardous wa er transporter or the designated :	iste			
				ain a signed and dated (S/D) copy of manifest?		YES	NO	
			sig des TSD	ain one copy of the manifest contair natures of the generator, himself, n ignated transporter or the designate facility for 3 years from original ifest date?	ext ed	YES	NO	
			acc	e remaining copies of the manifest t epting transporter or designated ility?		YES	NO	

	4.	Does of H			
		a.	The designated facility listed on the manifest? or	YES	NO
		b.	The alternate designated facility in the event the shipment cannot be delivered to the designated facility? or	YES	NO
		С.	The next designated transporter?	YES	NO
	5.	trans	elivery is not possible, does the sporter contact the generator and revise manifest according to instructions?	YES	NO
F.	does	the 1	ent of a spill or discharge during transport, transporter comply with the requirements set 40 CFR 263.30?	YES	NO
	1.	Give	notice to generator	YES	NO
	2.	Give if re	notice to the National Response Center (800 equired by 40 CFR 171.15?	-424-	8802)
	3.	Mater tatio	rt in writing, as required by 40 CFR 16, to the Director, Office of Hazardous rials Regulations, Materials Transpor- on Bureau, Department of Transportation, ington, D.C.	YES	NO
	4.	Comme		YES	NO
				123	140

V. TREATMENT, STORAGE and DISPOSAL (TSD) Interim Status Regulations Facilities, 40 CFR 265. (Date Revised March 8, 1984)

A. Type of Activity

- 1. Storage
 - a. Containers
 - b. Tanks
 - (1) Above ground
 - (2) Below ground
 - c. Surface Impoundments
 - d. Waste Piles
 - e. Other
- 2. Treatment
 - a. Settling
 - b. Evaporation
 - c. Filtration
 - d. Energy Recovery
 - e. Incineration
 - f. Thermal Treatment
 - g. Recycling/Recovery
 - h. Chem/Phys/Biological
 - i. Other
- 3. Disposal
 - a. Landfill
 - b. Land Treatment
 - c. Surface Impoundment
 - d. Incineration
 - e. Other
- 4. Comments:
- 5. Are hazardous wastes accepted from "outside" (off-site) when the sources (wastes not generated on site)? (YES) NO was open.
 - a. If YES, has a chemical and physical analysis of a representative sample been obtained in accordance with 40 CFR 265.13?

 YES NO
 - b. Does the facility confirm that each hazardous waste received at the facility matches the identity of the waste on the manifest?

 YES NO
 - c. How does the facility determine this?

- B. Subpart B General Facility Standards (40 CFR 265.10 265.17)
 - Does the facility obtain a detailed analysis of his waste from prior to storing, treating, or disposing of it?

 Describe:

 YES NO reconstitution
 - 2. Does the facility follow a Written Waste Analysis Plan Does the Plan include?

a.	Paramete	ers to be tested?	YES	NO
b.	Methods	of analysis?	YES	NO
c.	Methods	to get representative samples?	YES	NO
d.	Testing	frequency?	YES	NO
Comm	ents:	a si ni na 'nah as dinin na		

- 3. Did inspector collect a copy of the Plan for a thorough review of it at EPA's offices? YES NO
- 4. Security
 - a. Have site owner/operators taken appropriate measures to ensure against unauthorized entry? YES (NO)
 - (1) Are signs posted at each entrance to active portion, and at other locations, in sufficient numbers to be seen by any approach? YES NO
 - (2) Are they legible from a distance of 25 feet or MO YES (NO
 - (3) Does the facility have a 24-hour surveillance system or artificial or natural barrier/or combination of both, to control access to the active portion?

 Comments:
- 5. Does the facility follow a Written Inspection Schedule (40 CFR 265.15?
 - a. Does it include inspecting all:

 Monitoring equipment?

 Safety and emergency equipment?

 Security devices?

 Detecting equipment?

 YES NO
 YES NO

		Dang	erous	waste storage areas?	YES	NO	
	b.		his in lity?	nspection schedule maintained	at th YES		
	С.	Is a	n ins	pection log maintained?	YES	NO	
		(1)	for a	he log, or its summary, kept a at least three years from the ection?	t the date YES	of .	lity
		(2)	Does	the log include:			
			(a)	date of time of inspection?	YES	ИО	
			(b)	inspectors name?	YES	NO	
			(c)	observations?	YES	NO	
			(d)	date and nature of repairs?	YES	NO	
Comm	ents:						
6.	Pers	onne1	Trai	ning (40 CFR 265.16)			Dors
	a.			<pre>ining program been developed? ? (Classroom/on-the-job)</pre>	YES	NO	
	b.			program include contingency response training?	YES	NO	
	C.	fami resp	liari: onse e	program include measures to ze personnel with emergency equipment, procedures, and ncluding:	YES	NO	
		(1)		edures for using and taining equipment?	YES	NO	
		(2)		parameters for automatic e feed cut-off systems.	YES	NO	
		(3)	Commu	unications or alarm equipment	YES	NO	
		(4)	Respo	onse to fire and explosions	YES	NO	
		(5)		onse to ground water amination incidents?	YES	NO	

YES NO

(6) Facility shut down?

Are records available at the facility for the following: Job title for each position (1) related to hazardous waste management and maintaining equipment? YES NO (2) Written job description for each job title? YES NO (a) Does the job description include the skill, education or qualifications required for the position YES NO The duties assigned to that (b) position? YES NO A written description of the type and amount of training to be given to those in each job position? YES NO (4) A record of training completed or experience obtained for each job position by employee YES NO (5) Was the required training obtained within 6 months of employment or by May 19, 1981, by each individual

involved in hazardous waste

YES NO

management activities?

d.

Nortalall

C. Subpart C - Procedures and Preventions (40 CFR 265.30)

1.	Is facility maintained and operated to minimize the hazards of fire, explosion, and sudden or non-sudden releases to the environment?	YES	NO
	Explain:		
2.	Is internal emergency communication equipment or alarm systems installed?	YES	(NO
	What type?		
3.	Is a device (e.g., telephone) immediately available for summoning emergency assistance?	YES	(NO)
4.	Are fire extinguishers or other emergency equipment immediately available on-site?	YES	NO
5.	Is emergency communications and response equipment tested?	YES	(NO)
	How often?		
6.	Is aisle space adequate for emergency response?	YES	NO
	What is the aisle spacing?		
7.	Have any arrangements been made with local emergency response organizations?	YES	NO
8.	Which organizations?		
9.	If local organizations have declined to enter into response agreements, is this documented in the facility's operating record?	YES	NO
	Explain:		

D.	Subj	40 CF	R		
	1.	Has (It	contingency plan been developed? may be a modified SPCC plan)	YES	ИО
	2.	Ha ve ha s	e incidents occurred where the plan been implemented?	YES	NO
	3.	Ha ve shou	e incidents occurred where the plan uld have been implemented but was not	YES	NO
		Expl	lain		
	4.	obta revi	opy of the plan should either be ained for post-inspection office iew or it should be examined during pection for the following:		
		a.	Does the plan describe actions to be taken by personnel in response to fire, explosion, or releases to the environment?	YES	NO
		b.	Does the plan describe arrangements made with external emergency response organizations?	YES	NO
		С.	Does the plan list those qualified to act as emergency coordinator including their name, address, and phone?	YES	NO
			(1) Is the list current?	YES	NO
		d.	Is all emergency equipment available at the facility listed in the plan?	YES	NO
			(1) Is the location and a description of the equipment included?	YES	NO
			(2) Are capabilities described for each piece or equipment unit?	YES	NO
		e.	Does the plan include evacuation procedures including a description of signals to initiate evacuation (and routes and alternative routes)?	YES	NO

f. Is a copy of the plan maintained at the active facility (versus main office)?

(1) Has a copy been supplied to appropriate off-site emergency response

ate off-site emergency response organizations?

To which?

YES NO

YES NO

5. Is at least one designated person always available to respond to emergencies (i.e., of those on the coordinator list)?

How are they available

6. What are the limits of this person's authority to respond to emergencies?

a. Has an emergency occurred? YES NO

c. (Describe the incident)

Was the plan implemented?

b.

E. Subpart E - Manifest System, Recordkeeping, and Reporting 40 No recus our fieldity CFR 265.70

1. Manifest System

- Upon receipt of a manifested hazardous waste shipment, does the TSD facility:
 - (1) Sign and date each copy of manifest receipt of certifying waste? YES NO
 - (2) Note any discrepancies on each copy? YES NO
 - (3) Give delivering transporter one signed and dated copy of the manifest? YES NO
 - (4) Send a S/D copy of the manifest to the generator within 30 days after delivery and? YES NO
 - Retain a copy of each manifest at the facility for 3 years from delivery? YES NO
- If the TSD facility initiates a hazardous b. waste shipment, does it comply with generator requirements in Part 262? YES NO
- Does the TSD facility examine manifests C. and wastes received to detect any significant discrepancies in quantity or type of waste, such as: YES NO
 - Bulk waste-quantity variation of 10 percent or greater
 - (2) Batch waste - any variation in piece count
 - Waste type obvious differences discernible by inspection or waste analysis
- If significant discrepancies are found, d. does the TSD facility:
 - Reconcile discrepancies with generator or transporter within 15 days? or

YES NO

- (2) Immediately submit to EPA-RA a
 Discrepancy Report describing the
 discrepancy and attempts to resolve
 it and a copy of the manifest
 involved?

 YES NO
- e. TSD facilities musy keep a written operating record documenting the following details:
 - (1) Waste description and quantity received
 - (2) Methods and dates of its treatment, storage, and disposal
 - (3) The location and quantity of each HW at the facility

2. Operating Record

- a. Does the owner/operator of the facility maintain an operating record at the facility (40 CFR 265.73)?
- b. Does the record contain the following information.
 - (1) A description of, and the quantity of each HW received, and the method(s) and date(s) of its treatment, storage, or disposal at the facility? YES NO
 - (2) The location of each Hazardous Waste within the facility, and its quantity? YES NO
 - (3) A map showing disposal sites? YES NO
 - (4) Summary reports and details of all incidents that require implementing the Contingency Plan?

 Yes NO
 - (5) Records and results of inspections as required (need only be kept three years)? YES NO
 - (6) All closure and post-closure cost estimates required for the facility? YES NO
 - (7) The results of testing and waste analysis? YES NO

3. Facility Reporting Procedures

- a. Has the owner/operator prepared and submitted a single copy of the Annual Report to EPA by March 1 of each year?

 YES (NO)
- b. Is owner/operator familiar with procedures for emergencies? YES NO

c. If a TSD facility accepts a regulated hazardous waste shipment without the required manifest or shipping paper, does it file an "Unmanifested Waste Report" within 15 days or receipt?

YES NO

F. Subpart F - Ground-Water Monitoring (40 CFR 265.90)

1.	Are ground-water (GW) monitoring regulations this facility?	required at YES NO
٠		Possition frame
2.	If YES, what is the relevant process unit?	
	a. Surface impoundment	() her present
	b. Waste pile	() or of our
	 Land treatment 	() The
	c. Landfills	
	d. Other	<i>i</i> ,
	Describe:	()

- 3. Has the owner/operator implemented a ground water monitoring plan?
 YES NO
- 4. If NO, has the facility implemented one of the following:
 - a. GW Waiver [265.90(c)]
 b. Alternate GW Monitoring System [265.90(d)] () C. Neutralization Waiver (265.90(e)] ()
 d. Describe:
- 5. Does the ground water monitoring program consist of the following:
 - At least 1 upgradient and 3 downgradient wells? a. YES NO b. GW Sampling and Analysis Plan YES NO GW sampling quarterly first year C. YES NO GW sampling semiannually after that d. YES NO Drinking Water Standards parameters e. YES NO Sampling frequency f. GW Quality parameters YES NO Sampling frequency g. GW Indicator parameters YES NO Sampling frequency GW elevation parameters h. YES NO Outline GW Quality Assessment Program i. YES NO Statistical Analysis of Indicator parameters j. YES NO Results:

Do promisioned of productions of selections of selections of the s

6.	Has Asse	the facility implemented GW Quality ssment program?	YES	NO
-	a. b.	Date: Results:	_	
7.	Does	the facility maintain the necessary red	ords.	
	a.	Initial background parameter concentrat		
			YES	ИО
	b.	Subsequent parameters concentrations	YES	NO
	С.	Statistical evaluations	YES	NO
8.	Has	the facility reported necessary informat		
	_	DV Ct. 1 1 C 2	YES	NO
	a.	DW Standards for 1st year	YES	NO
	b.	GW Indicator parameters annually	YES	ИО
	С.	Statistical evaluation	YES	NO

9. Comments:

Subpart G - Closure and Post-Closure (40 CFR 265.110)

Closure

Has the facility developed a closure plan which outlines all necessary steps to safely close the facility? (40 CFR 265,117)

No-

- Description of how and when the facility will be a. partially closed (if applicable) and finally closed? YES NO
- Estimate of the maximum inventory of wastes in b. storage and in treatment at any time during the life of the facility? YES NO
- Description of the steps needed to decontaminate the C. facility equipment during closure? YES NO
- d. Comment:

Post-Closure

a.

- Has the facility developed a post-closure plan which contains the following steps to safely care for the facility after closure/post-close of the facility? (40 CFR 265.117)
 - Description of how post closure will be carried out () ()
 - b. Notice to the local land authority within 90 days after closure is completed? () ()

for the next 30 years.

C. Notice in deed to property? ()()

H. Subpart H - Financial Requirements 40 CFR 265.140

1.	Li	abi	11	tv
	-			~,

a	. (1)	Does facility maintain liability insurance sudden occurrences in the amount of at leas million per occurrence with an annual aggre of at least \$2 million? YES NO	st \$1
	(2)	By what method did the owner/operator demonstrate sudden liability coverages to	the RA?
		(a) HW facility liability endorsement(s)	()
		(b) HW facility certificate(s) of liability insurance	()
		(c) financial test	()
		(d) corporate guarantee	()
		(e) multiple mechanisms (specify)	()
b	. (1)	If a surface impoundment, landfill, or land treatment exist at the facility, does facil maintain liability insurance for nonsudden occurrence in the amount of at least \$3 mil per occurrence with an annual aggregate of least \$6 million? YES NO	lity
	(2)	By what method did the owner/operator demonstrate non-sudden liability coverage to	to RA?
		(a) HW facility liability endorsement(s)'	(-)
		(b) HW facility certificate(s) of liability insurance'	ty ()
		(c) financial test	()
		(d) corporate guarantee	()
		(e) multiple mehcanisms (specify)	()

No recold

c. Has owner/operator submitted an originally signed duplicate of liability coverage demonstration to RA?

d. Is wording of liability coverage instruments identical to that specified in 40 CFR 264.151?

YES NO

Comment:

2. Assurance

- a. Closure
 - (1) Has facility prepared a written estimate of the cost of closing the facility in accordance with the closure plan (40 CFR 265.112)?

 Yes NO
 - (2) Has this cost estimate been adjusted annually for inflation? YES NO
 - (3) Has facility established financial assurance for the closure of the facility (40CFR 265.143)?

 YES NO
 - (4) By what method has this been achieved:
 - a. Trust dund
 b. Surety bond (with standby trust)
 c. Letter of credit (wiyh standby trust)
 d. Insurance
 e. Financial test
 f. Corporate quarantee
 g. Multiple mechanisms
 ()
 - (5) Has facility submitted an originally signed duplicate of financial assurance to RA? YES NO
 - (6) Is wording of the financial assurance statement identical to that specified in 40 CFR 264.151. YES NO
 - (7) Comment:
- b. Post-Closure (Disposal Facilities)
 - (1) Has facility prepared a written estimate of the cost of post-closure monitoring and maintenance of the facility (40 CFR 265.144)? YES NO
 - (2) Has this cost estimate been adjusted annually for inflation? YES NO

(3) Has owner/operator established financial assurance for the post-closure care of the facility (40 CFR 265.145)? (4) By what method has this been achieved: (a) Trust fund (b) Surety bond (with standby trust) (c) Letter of credit (with standby trust (d) Insurance (e) Financial test (f) Corporate guarantee (g) Multiple Mechanisms Has owner/operator submitted an originally signed duplicate of financial assurance to Regional Administrator? YES NO (6) Is wording of the financial assurance statement identical to that specified in 40 CFR 264.151? YES NO

I.	Subpa	art I Use and Management of Containers (40 CFR 26	5.170)	
	1.	Does this section apply to this facility? (YE	S NO	
	2.	Are the containers made of or lined with materials which will not react with and are compatible with the hazardous waste to be stored in them? YES	s NO	
	3.	Are the containers always closed, except to add or remove waste?	s No	
	4.	Are container storage areas inspected weekly for leaks and container deterioration (40 CFR 265.174)?	s (NO)	
	5.	Are precautions taken to prevent accidental ignition or reaction of ignitable or reactive waste? YES	s (NO)	
	6.	Are containers holding ignitable or reactive waste located at least 50 feet from the facility's property line?	S) NO	
	7.	Is the facility aware of and complying with the following requirements for incompatible wastes:		(
		a. Incompatible wastes must not be placed in the same containers, unless in compliance with 265.17(b) YES	S NO	
		b. HW must not be placed in an unwashed container that previously held an incompatible waste	S NO	
		c. Are storage containers holding HW that are incompatible with any waste or other material stored nearby separated from or protected from them by means of a dike, berm, wall, or other device? YES	NO	
		Explain?		
	8.	Are containers marked or labeled in a manner equivalent to 40 CFR 172 subpart E? YES	NO	

Comments:

J.	Subpar	t J - Tanks (40CFR 265.190)		
	1.	Does this section apply to this facility?	YES	NO
	2.	Do tanks on the facility hold hazardous waste?	YES	NO
		If so, what are their contents?		
	3.	Is storage in tanks conducted such that:		Fr
		a. It does not generate heat, pressure, fire, explosion or violent reaction? (If no, explain)	YES	ON ON
		 It does not produce uncontrolled toxic mists, fumes, dusts, or gases? (If no, explain) 	YES	NO
		c. It does not produce uncontrolled flammable fumes or gases?	YES	NO
		d. It does not damage the tank?	YES	NO
		e. It does not threaten the environment in other ways (i.e., leaks, spills)?	YES	NO
		Comments:		
	4.	Is 2 feet of freeboard maintained in uncovered tanks?	YES	NO
		If no, is secondary containment used?	YES	МО
		(Explain)		
	5.Is	the tank(s) continuously fed?	YES	ИО
	If ye	es, is there a means to stop inflow?	YES	NO
		Explain		
	6.	Are Hazardous Waste storage tanks operated in a which minimizes the possibility of overfilling?	manner YES	NO
		How: Waste feed cut-off Bypass system to another tank High level alarm Other	()	,

			,
7.	Are inspections of the following conducted:		7
	a. Discharge control equipment? How often?	YES	NO
	b. Waste feed cut-off systems? How often?	YES	NO
	c. Data from tank monitoring equipment? How often	YES	NO
	d. The level of waste in the tank? How often?	YES	NO
	e. The structural integrity of tank? How often? How are inspections conducted? What is observed (looked for)?	YES	NO
	f. The immediate area around the tank for signs of leaks and the integrity of secondary containment (if any)?	YES	NO
8.	Have any tanks once used for storage of hazardous waste been closed or their function changed? When?	*	
	a. Were all hazardous wastes and/or residues removed?	YES	NO
	b. What was the disposition of the wastes or residues (i.e., where did it go)?	YES	ИО
	c. When shipped?		•
9.	Are ignitable or reactive wastes placed in tanks?	YES	NO
10.	If yes, what measures are used to prevent ingnition or reaction?		
11.	Have wastes been placed in a tank which previously contained potentially incompatible waste or residue?	YES	NO
12.	If reactive or ignitable wastes are stored in covered tanks, are they in compliance with the National Fire Protection Association's buffer zone requirements?	YES	NO
13.	Are "No Smoking" signs posted?	YES	NO

14.	Have others measures been adopted to reduce hazards associated with storage of ignitable or reactive waste in tanks?			NO
	Ex	plain		
15.	Wast	e Analysis and Trial Tests		
	in a	re treating and storing of hazardous waste tank is a detailed chemical and physical ysis of the waste obtained?	YES	ИО
16.	Does	the company have and follow a written waste ysis plan?	YES	NO
	a.	Does the plan identify parameters used?	YES	NO
		Explain		
	b.	Sampling Method? Explain	YES	NO
	С.	How frequent is analysis repeated?	YES	NO
	d.	Are results of waste analysis and trial tests placed in the facility's operating record.		
17.	to to	waste analyses done when a tank is used reat or store a HW which is substantially erent or treated differently from waste iously treated or stored in the tank?	YES	NO

K.	Subpa	art K - Surface Impoundments (40 CFR 265.220)			
	1.	Does this section apply to this facility?	YES	NO	
	2.	Does the surface impoundment maintain enough freeboard to prevent any overtopping of the dike by overfilling, wave action, or a storm?	YES	NO	
	3.	Are the surface impoundments designed and operated to allow two feet of freeboard?	YES	NO	
	4.	Do earthen dikes have a protective cover which minimizes erosion (grass, rock, shale)?	YES	NO	
	5.	Is a waste analysis or trail test conducted whenever a surface impoundment is used to chemically treat a HW which is substantially different or treated differently from waste previously treated in the surface impoundment?	YES	NO	
	6.	Are results of waste analyses documented in the facility's operating record?	YES	NO	
	7.	Are the surface impoundments inspected on a routine basis? How often?	YES	NO	
	8.	Are ignitable or reactive wastes held in a surface impoundment (40 CFR 265.229)?	YES I	۷0	
	9.	Comments:			

N/A